50, of Range 29, hounded as follows; to-will Beginning at a stone in the southwest countered for the southwest cou tion 20, the northeast quarter of the northeast quarter of section 19, except one acre on the northwest corner; the east half of the southeast quarter of section 18, and sixty acres off the south side of the west half of the southwest quarter of section 18, and sixty acres off the southwest quarter of section 17, all in said township and range, it being understood that the foregoing two tracts conveyed in fee simple are comprised in said last tracks, the coal under which is conveyed, with the full and exclusive right to of land second herein before described.

It is conveyed to the coal that now releast to conveye the coal that now releast quarter of section 19, except one acre on the northwest cornwiged and across said lands and the right to pass over and along the roads on said land with teams, or otherwise and the right to said land with teams, or otherwise and the right to said lands coal there in any team of the southwest quarter of section 18, and sixty acres and along the roads on said land with teams, or otherwise and the right to said land take from said lands coal there in any team of the southwest quarter of section 18, and sixty acres and along the roads on said land with teams, or otherwise and the right to said land with teams, or otherwise and the right to said land with teams, or otherwise and the right to the right, franchises and Mining Company and subsequently the Steamboat Coal a Mining Company and subsequently the Steamboat Coal and Mining Company and subsequently the Steamboat Coal and Mining Company and subsequently the Steamboat Coal and Mining Company and the right to the right with the full and exclusive right to of land second herein before describ- one or more small parcels of land in Also all of the machinery, tools mine and remove the coal from said ed, being the lands originally owned or about the town of Wellington sold and appliances now owned or herewith the full and exclusive right to mine and remove the coal from said lands at any and all times, also the right-of-way along the seams and removing said coal and drifts made in mining and removing said coal to construct, operate and maintain all roads, tramways, trucks, switches and ways necessary and convenient for the proper mining and removal of such coal, as well as the coal from any neighboring lands conveyed in this deed or that may hereafter be acquired by the second party. his heirs or assigns; also the right-of-way wenty feet in width on the surface of said lands for the coal switch how on said lands and extending to the most convenient route, with the mine and remove the coal from said lands at any and all times, also the fight-of-way over the surface of said lands for the coal switch. A Edmonds, with the two of Wellington sold by said Joseph A. Edmonds, with the two of Wellington sold by said Joseph A. Edmonds, with the two of whele of the said all appliances now owned or here after acquired by the corbon coal under the land to and prometed the town to the grant of which conditions and papliances now owned or here after acquired by the carbon Coal under the land to and prometed the said Joseph A. Edmonds, with the two the carbon coal under the land to and trom said lands to and from said hafts with on the surface of said lands for the coal switch in this deed on that may hereaft to be constructed for the necessary to the first party.

Now in accordance with the terms and each entended and one of the by the most convenient route, with ship 50, range 28, saving and exceptthe right to use the right-of-way used and occupied by the said present coal switch and its extension, if any, so long as the coal mining operations continue; also the right to use for dumping the rock, dirt, slate and other debris from said mines and mining operations upon a tract of land; southwest quarter of the sout the right to use the right-of-way us- ing the right-of-way of the Missouri MONDAY, FEBRUARY 27, 1922 ing operations upon a tract of land the southwest quarter and the south-500 feet in length east and west and east quarter of the southwest quarter 126 feet in width north and south of said section 17, and the northeast adjoining the mouth of the main coal quarter of the northwest quarter of shaft and north of the said Missouri range, with the full and exclusive shaft and north of the coal switch and also north of the said Missouri Pacific Railway; Also all the beds, seams and veins of coal in and under the following other tracts of land situated in said Lafayette County, Missouri, to-wit: The east half of the northwest quarter of the southwest quarter of section 20 in said township and range, with the full and exclusive right at any and all times to dig, mine, excavate and remove said coal from said lands along the seams and county, Missouri, to-wit: The east half of the northwest quarter of the southwest quarter of section 20 in said coal to construct, maintain, resolusive right to mine, excavate and remove any and all times, also the right-of-way along the seams of coal at any and all times to dig, mine, excavate and remove said coal from said lands along the seams and tunnels made in mining and removing said coal to construct, maintain, repair, operate and remove any and all times, also the right-of-way along the seams of coal in and under the full and exclusive right at any and all times to dig, mine, excavate and from said lands, and the right-of-way along the seams and twinted in tunnels made in mining and removing said coal to construct, maintain, repair, operate and remove any and all times, all times to dig, mine, excavate and from said lands, and the right-of-way along the seams and twinted in tunnels made in mining and removing to the right of the northwest quarter of the said township and remove said coal to cal mine, excavate and from said lands, and the right-of-way along the seams and twinted in the Circuit Court of Lafayette County, Missouri, February term, lovely and the circuit court of Lafayette and remove and coal times to dig, mine, excavate and from said lands, and the right-of-way in the Circuit Court of Lafayette County, Missouri, February term, lovely and remove and coal times to dig, mine, excavate and from said lands along the seams and twenty and the right-of-way in the Circuit Court of Lafayette County and remove said coal to construct on also the right-of-way along the seams may be necessary or convenient for ing described property, situated in and veins of coal and the drifts made the mining and removing of said coal Lafayette County, Missouri, to-wit:

TRINFER'S SALE
WEBERAS; the service of the intervent of the service of

J. L. FORSHA, Sheriff and Substitute Trustee. A. W. Edwards, Attorney.

also the right-of-way along the seams may be necessary or convenient for an alone the right-of-way along the seams may be necessary or convenient for an alone of the control of the contr

real estate and property hereinbefore begun and held at the Probate Court

Jan. 20, 1921. SHERIFF'S SALE IN PARTITION

Administratrix. Attested by Elizabeth N. Wilson Clerk of Probate Court for Lafay-ette County, Missouri.

FINAL SETTLEMENT. Notice is hereby given to all creditors and other persons interested in best of coal in quantities from onethe estate of Annie E. Musgrove, de-ceased, that the undersigned Administrator with will annxed, will apply to make a final settlement of said 896. Grouber's Store. after acquired by the Carbon Coal
Mining Corporation acquired and
used on the mine known as the Big
Six mine.

And, whereas, default has been
been made in the payment of said
indebtedness and the interest there-

t. itors and other persons interested in the estate of Alexander Graves decreased, that the undersigned Administratrix will apply to make a final settlement of said estate, at the February term, 1922, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Pro-In the Circuit Court of Lafayette bate Court room, in the city of Lex-February, 1922 ELIZABETH GRAVES,

FINAL SETTLEMENT. Notice is hereby given to all cred- new ...Plaintiffs. itors and other persons interested in hn Hackley, May Whitlington, ceased, that the undersigned Admin-mand Gentry, Ione Dyer, Floyd Smitherman, Earl Smitherman, settlement of said estate, at the Feb-

N. T. WILCOXON & CO. **TELEPHONE 179**

KENNEY TRANSFER COMPANY

Prompt service on baggage to and from stations. Call us when you

Dr. C. B. Kingery

OSTEOPATHIC PHYSICIAN Traders Hank Blag. HOURS-9 to 11:30; 1:30 to 6 Other hours by Appointment Office Phone 283 Residence Phone 823

JOE C. GRADDY

Insurance of all Kinds Lexington, Missouri

Are you acquainted with

"JIM SHELBY?"

If not do so at once. It is one Big Fine Smoke for a NICKLE

> COAL! COAL!! MAT ATWOOD & SON

We are prepared to furnish the

Timothy Riley

VETERINARIAN

Office At Peak's Barn Phones: Res. 764; Office 495

Dr. J. C. Kimbrough

VETERNARIAN

Office Sill & Phones | Office 889 Frick's Barn Lexington, Missourt

EXAMINE YOUR

I can save you the price of a new suit by having your Spring Suit cleaned, pressed and repaired, and it will look as good as

Paul Heidenrich PHONE 155

TAUBMAN & TAUBMAN CATRON & TAUBMAN

Abstract & Agency Company ABSTRACTS, REAL ESTATE

AND LOANS HARRY TUABMAN

JOHN K. TAUBMAN Insurance of All Kinds ROOMS 3 and 5 TRABERS

BANK BUILDING Lexington, - Missouri